

The opinion in support of the decision being entered today was not written for publication and is not binding precedent of the Board.

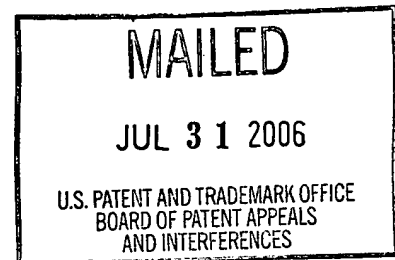
UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte STEWART PATON, and IAN RICHARD SCOTT

Appeal No. 2006-1801
Application No. 10/007,869

ERRATUM

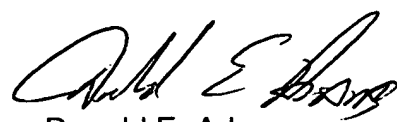


Before ADAMS, GRIMES, and LEBOVITZ, Administrative Patent Judges.

LEBOVITZ, Administrative Patent Judge.

ERRATUM

This erratum to the final decision mailed July 18, 2006, is necessary to correct the section titled "DECISION ON APPEAL." The erratum does not substantively alter said decision. Attention is directed to the last sentence in said section on page 1. This sentence is hereby amended to read: "We reverse the rejection."



Donald E. Adams
Administrative Patent Judge

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) BOARD OF PATENT

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) APPEALS AND

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) INTERFERENCES

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Richard M. Lebovitz
Administrative Patent Judge

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RML/jlb

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